United States Bankruptcy Court Southern District of New York

In re: Lehman Brothers Holdings Inc.

Case No. 08-13555 (JMP)

PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001 (e) (2), Fed. R. Bankr. P., of the partial transfer, other than for security, of the claim referenced in this evidence and notice.

LMA SPC for and on behalf of the MAP84 Segregated Portfolio

Name of Transferee

Name and Address where notices to transferee should be

sent:

623 5th Avenue, 29th Floor New York, New York 10022 Attn: Laura L. Torrado, Esq Tel: (212) 356-2914

Fax: (212) 356-3921

Email: ltorrado@knighthead.com

Last Four Digits of Acct. #:

Deutsche Bank AG, London Branch

Name of Transferor

Court Claim # (if known): 67586

Amount of Claim: \$333,774.76 together with all accrued and unpaid interest and any other return due.

Date Claim Filed: July 27, 2011

Phone:

Last Four Digits of Acct. #:

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

LMA SPC FOR AND ON BEHALF OF THE MAP84 SEGREGATED PORTFOLIO

BY: KNIGHTHEAD CAPITAL MANAGEMENT, LLC, ITS INVESTMENT ADVISOR

Name: Laura Torrado

Title: Authorized Signatory

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court Southern District of New York

In re: Lehman Brothers Holdings Inc.

Case No. 08-13555 (JMP)

PARTIAL TRANSFER OF CLAIMS OTHER THAN FOR SECURITY

CLAIM 67586 was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the partial transfer of that claim, the transferee filed a Partial Transfer of Claim other than for Security in the Clerk's office of this court on .

Deutsche Bank AG, London Branch Name of Alleged Transferor	LMA SPC for and on behalf of the MAP 84 Segregated Portfolio Name of Transferee
Address of Alleged Transferor: Winchester House 1, Great Winchester Street London EC2N 2DB ENGLAND Attn: Michael Sutton	623 5th Avenue, 29th Floor New York, New York 10022 Attn: Laura L. Torrado, Esq Tel: (212) 356-2914 Fax: (212) 356-3921 Email: ltorrado@knighthead.com

--DEADLINE TO OBJECT TO TRANSFER-

The alleged transferor of the claim is hereby notified that objections must be filed with the court within twentyone
(21) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be
substituted as the original claimant without further order of the court.

Date:	
Date.	CLERK OF THE COURT

PARTIAL Transfer of LBHI Claim # 67586 PROOFILM SECURITY

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

THE DEBTOR AND THE BANKRUPTCY COURT TO:

I. For value resolved, the adequacy and sufficiency of which are hereby acknowledged, DRUTSOHE BANK AG, LONDON BRANCH ("Seller") hereby unconditionally and irrovacably sells, transfers and satigns to LIMA SPC FOR AMP ON BRHALF OF THE MAP 84 SEGRRGATED FORTHOLID (the "Purchaser"), and Purchaser heapby agrees to purchase, as of the daily hereof. (a) Seller at faller, title aild placest in and to such portion of proof of claim number 07380 (a copy of which is attached as Schedule 2 hereof) the "Proof of Claim") filed by or on behalf of Seller as an amendment to and in substitution of proof of claim number 07380 (a copy of which is attached as Schedule 2 hereof) the "Proof of Claim") against Lehman Brothers Holdings, Inc. as guarantor of the Prochased Security (as defined below) and debtor in proceedings to reorganization (the "Proceedings") in the United States Benkrappy Court for the Southard District of New York (the "Court"), administrate under case No. 08-19335. (IMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Portion, including without lumination (to any right to receive resh, securities, instruments, interest, damages, penalties, these or other property, which may be hald or distributed with respect to the Purchased Portion or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or herealter, arthurgh which evidences create and/or give rise to or affect in any material way the Purchased Portion, including, without bindiation, "Damas" as defined in Section (tol.(3) of Title, II of the United States Code (the "Bankrupter Code ")), rights or laysuits of any mature whatsoever, whether against the Debtor of any other processor supporting documents (in any under which exists processor or the prochased Portion, toll any rights and benefits affining but for in connection with the Purchased Portion of the Purchased Portion, toll any rights and benefits affining to the Purchased Portion, toll any rights and benefits affining to the pu

2. Saller hereby represents and warrants to Purchaser that; (a) the Original Proof of Claim, was duly and timely filled an or before \$100 p.m. (provailing Eastern Time) on November 2, 2009 in accordance with the Court's older setting the deadling for filling proofs of claim in respect of "Lehman Programs Securities" (b) the Proof of Claim rejets; to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://xxxvv.lehman-locket.com as of July 17, 2009; (c) Seller by this and has good and marketable title id line Transferred Claims, from old clear of any and all lieus, claims, set off rights, security interests, participations, or extensioness extented to theories by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Byldence of Transferre (e) the Proof of Claim includes the Purchased Portion specified in Schedulo 1, suched here to and (f) Seller has not engaged in any sets, conduct or omissions, or land any relationship with the Debtor of its attiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or large fiverable, freatment dura other integeries and form. unsecured creditors.

3. Sellombreby waiver any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Desporation to com, and hereby waives for the fullest extent permitted by lary any notice; for the fullest extent permitted by lary any notice; for the fullest extent permitted by lary any notice; for the full countries of the full countries of the substitution of Seller by Burklaster for all purposes in the case, including, without limitation, for voting any distribution purposes with the specific to the Transferred Claims. Furthers, spress to the a rather of at master with the Court pursuant to Regional Rule of Bankinghey Procedure 300 f(c) including hits Agreement and Badence of Transferred Claims. Beller school/deges and inderestands, and iteraby alphalaes, that an order of the Court may be unliked without further notice to Seller manaferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole counter and moder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claims and directing that all payments or distributions of money or property in respect of the Transferred Claims be delivered or made to Purchaser.

All representations, warrenties, coverants and indomnities shall survive the execution, delivery

DB Ref 7018(2)

 (\cdot)

()

and performance of this Agreement and Evidence of Doneler of Claim and the immentions described herein, purchase shall be emitted to transfer its rights hereinder without any holde to of the consent of Seller. Seller hereby agrees to indemnify, dotend and hold Purchaser, its successors and essigns and its officers, directors, simployers, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, teasonable attorneys, fees and expenses, which result from Seller's breach of its representations and surrenties made herein.

- 5. Seller shall promptly (but in any syent no later than three (3) business days) remit any paymonts, distributions or proceeds recovered by Soller in respect to the Transferred Claims to Porchaser. Seller has transferred, or shall a minister as soon as practicable after the date hereof, to Purchaser such Purchased Security to such account the Burtoclear or Clearstream (or similar transfer method), as Porchaser may deligant in writing to Soller. This Agreement and Roldence of Transfer supplements and does not supposed any confirmation, any other automatically agreeated, decomentation of any applicable rates of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Back of Seller and Purphasen agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments not (b) take or cause to be taken till such other and further actions as the other party may reasonably request to affectuate the intent and porposes, and composit the terms, of this Agreement and Evidence of Transfer Including, without limitation, cooperating to onsuce the timely and necurate illing of any amendment to the Proof of Claim.
- 7. Softer's and Purchaser's rights and obligations becounder shall be governed by and interpreted and determined in accordance with the large of the State of New York (without regard to any conflicts of the provision). Softer and Purchaser each submit to the Judgifetton of the courts located in the County of New York in the State of New York. Buch party have a consents to service of process by centried mail at its address listed on the signature page below.

IN WITHESS WHEREOF, THE AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM IN ASSESSED OF TRANSFER OF CLAIM IN

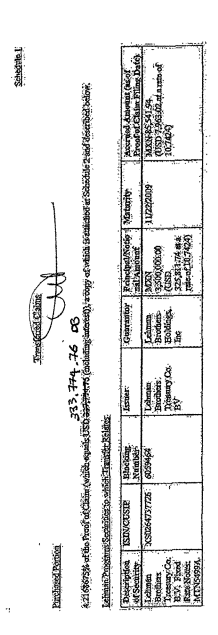
DEUTSOHE BANK AG, LI Name: Tilde:	Philipp Roever	By: Name:	SPC FOR AND ON BEHALF OF THE MAP INEGATED PORTFOLIO Dy. Knighthead Capital Management, LL By. Knighthead Capital Management, LL By. Knighthead Capital Management, LL Capi	.Ō.;
Bir. W. C.) Name: Tibo:	Vice Prosident	Title: News:	Laura Torrado Authorizad Signatory	

Winchester House 1, Oreat Whichester Street London BC2N 2DB INGLAND Alin: Michael Sutton

LMA SPC for aid on behalf of the MAP 84 Secrepated Portolic 524 First Avenue, 234 Floor NY NY 10022 Atto: Capita Torrado

DA REJ. 7015(2)

Schedule 1-1.



r i

()

()

,

. 386

(2)**(**

.

()

•

ř•

.

2

(1)

Lehman Brothers Holdings Claims Processing C c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076	n District Of New York enter	LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM
In Re: Lehman Brothers Holdings Inc., et al., Debtors.	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	
Note: This form may not be used to file ch	ims other than those based on Lehman	THIS SPACE IS FOR COURT USE ONLY
Programs Securities as listed on http://www. Name and address of Creditor: (and name and a	ddress where notices should be sent if different from C	xeditor) ⊠ Check this box to indicate that this claim amends a previously filed claim.
Deutsche Bank AG, London Branch Winchester House I Great Winchester Street		Court Claim Number: 0000059692
London EC2N 2DB	- O)	(if known)
Attn: Michael Sutton / Simon Glennie / Candico Telephone number: +44 20 7547 2400 Email address: Michael sutton@db.com / simo	•	Filed on: October 30, 2009
With a copy to: Deutsche Bank AO, London Branch, London L	oan Operations	•
21st Floor, 99 Bishopsgate London EC2M 3XD	•	
Attn: Conor McGovern Telephone number: +44 20 7547 7173		
Email address: LS2 distrading@list.db.com / or Name and address where payment should be sen		☐ Check this box if you are aware tha
Deutsche Bank AG, London Branch, London L. 21st Floor, 99 Bishopsgate	oan Operations	anyone else has filed a proof of claim relating to your claim. Attach copy of
London EC2M 3XD Attn: Conor MeGovern	•	statement giving particulars.
Telephone number: +44 20 7547 7173 Email address: LS2_distrading@list_db.com / cc	ance micanuem avia com	
Check this box if the amount of claim is	ion Number (ISIN) for each Lehman Programs Secur	the attached Appendix and Schedule. Icipal amount due on the Lehman Programs Securities. Ity to which this claim relates. If you are filing this claim It the Lehman Programs Securities to which this claim
nternational Securities Identification Numbe	r (ISIN): XS0264737726	
Davids sky / last trans Band Fit statement	SBC - Southern District of New York te Claim. Yo	or other depository blocking reference number, as appropriate u must acquire a Blocking Number from your accountialder
each, a "Blocking Number") Letter Letter	AND	im with respect to more than one Lehman Programs which this claim relates.
much a profeshing blumbary FORT U	08-13555 (JMP) 0000067586 ns Security to	
each, a "Blocking Number") i.e., the bank, broker or other security, you may attach a sc. Clearstream Bank Blocking	08-13555 (JMP) 0000067586 hs Security to	which this claim relates. and or other depository blocking reference number:
each, a "Blocking Number") i.e., the bank, broker or other itecurity, you may attach a sc. Clearstream Bank Blocking Blocking Number 6059464 Provide the Clearstream Bank Trovide the Clearstream Bank acar Sant illing this claim. You must acquire the relevant Cank, broker or other entity that holds such secur	08-13555 (JMP) 0000067586 Ins Security to tee Number telation of the count number relations on your behalf). Beneficial holders should not provide the count number should not provide the count number telations on your behalf). Beneficial holders should not provide the country of the country	which this claim relates. and or other depository blocking reference number: ed to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers.
Let no bank, broker or other tecurity, you may attach a sc. Clearstream Bank Blocking Clearstream Bank Blocking Clearstream Bank Blocking Clearstream Bank Blocking Clearstream Bank Bank Bank Bank Bank Bank Bank Bank	08-13555 (JMP) 0000067586 Ins Security to tee Number to other depository participant account number relative transfer and Bank, Euroelear Bank or other depositary Ries on your behalf). Beneficial holders should not promise or Other Depository Papticipant Account Number 1988	o which this claim relates. and or other depository blocking reference number: ed to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers.
each, a "Blocking Number") i.e., the bank, broker or other iceurity, you may attach a sc. Clearstream Bank Blocking Blocking Namber 6059464 Provide the Clearstream Bank illing this claim. You must acquire the relevant C ank, broker or other entity that holds such secur secountholders Euroclear Bank, Clearstream and are deemed to have authorized, Euroclear Bank and are deemed to have authorized, Euroclear Band	08-13555 (JMP) 0000067586 Ins Security to tee Number to other depository participant account number relations to other depository. Beneficial holders should not propository to other Depository. By filing this claim, you onk, Clearstream Bank or other depository to disclose your, Clearstream Bank or other depository to disclose yours.	which this claim relates. and or other depository blocking reference number: ed to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the oxide their personal account numbers. Immer: Eurocita 91251 57 1755 55 55 55 55 55 55 55 55 55 55 55 55
each, a "Blocking Number") i.e., the bank, broker or other security, you may attach a sc. Clearstream Bank Blocking Blocking Number 6059464 Provide the Clearstream Bank illing this claim. You must acquire the relevant Cank, broker or other entity that holds such security. Accountholders Euroclear Bank, Clearstream Band are deemed to have suthorized, Euroclear Band holdings of Leman Programs Securities to illate. Signature: The person of the creditor or other profits or othe	ce Number to or other depository participant account number relative to your behalf). Beneficial holders should not provide to Ther Depository Participant Account Number of Other Depository: By filing this claim, you cank, Clearstream Bank or other depository: By filing this claim, you cank, Clearstream Bank or other depository to disclose the Depository of the purpose of reconciling claims and of filing this claim must sign it. Sign and prift name are soon authorized to fily this claimfard state address are reson authorized to fily this claimfard state address are	which this claim relates. and or other depository blocking reference number: and to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers. Inter: Euroclea 91255(157) PFC SUBB consent to, your identity instributions it file, if any, at telephone
Leach, a "Blocking Number") Le, the bank, broker or other lecurity, you may attach a sc. Clearstream Bank Blocking Blocking Namber 6059464 Provide the Clearstream Bank, — car isant lifting this claim. You must acquire the relevant C ank, broker or other entity that holds such secur accountholders Euroclear Bank, Clearstream and are deemed to have authorized, Euroclear Band and holdings of Lehman Programs Securities to the late. Signature: The person of the creditor or other p number if different from	08-13555 (JMP) 000067586 as Security to the Number of the Clearstream Bank, Euroelear Bank or other depository participant account number relatives on your behalf). Beneficial holders should not provide the Community of the Depository: By filing this claim, you onk, Clearstream Bank or other depository to disclose the Depository of th	which this claim relates. and or other depository blocking reference number: and to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers. Imber: Euroclear 912331 57 18655188 consent to, rour identity istributions. JUL 27 2011 diele, if any, at telephone
Leach, a "Blocking Number") Le, the bank, broker or other lecurity, you may attach a sc. Clearstream Bank Blocking Blocking Number 6059464 Provide the Clearstream Bank, Clear trantiling this claim. You must acquire the relevant Cank, broker or other entity that holds such security has been also and holdings of Lehman Programs Securities to the late. Signature: The person of the creditor or other production of the creditor or other pumber if different from any.	08-13555 (JMP) 000067586 as Security to tee Number to other depository participant account number relative to rother depository participant account number relative to make the properties of the purpose of reconciling claims and of filing this claim must sign it. Sign end print name are reson authorized to fill this claim and affects of the nuice address above. Attach copy of power of all the nuice address above.	which this claim relates. and or other depository blocking reference number: and to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers. Inter: Euroclea 91255(157) PFC SUBB consent to, your identity instributions it file, if any, at telephone
cach, a "Blocking Number") i.e., the bank, broker or other idecurity, you may attach a sc. Clearstream Bank Blocking Slocking Number 6059464 Provide the Clearstream Bank, car tiant illing this claim. You must acquire the relevant C ank, broker or other entity that holds such secur Accountholders Euroclear Bank, Clearstream B and are deemed to have authorized, Euroclear Ban and holdings of Lehman Programs Securities to til ate. Signature: The person of the creditor or other p number if different from any.	08-13555 (JMP) 000067586 as Security to tee Number to other depository participant account number relative to rother depository participant account number relative to make the properties of the purpose of reconciling claims and of filing this claim must sign it. Sign end print name are reson authorized to fill this claim and affects of the nuice address above. Attach copy of power of all the nuice address above.	which this claim relates. and or other depository blocking reference number: and to your Lehman Programs Securities for which you are participant account number from you accountholder (i.e. the ovide their personal account numbers. Inter: Eurocless 912331377 PROSINED Consent to, rour identity istributions. I felle, if any, at telephone iterney, if EMGE. MERUPICY SOLUTIONS, LLC

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for camplesing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptoy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

INFORMATION_

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed; legal or equitable.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150-5076

Lehman Programs Security
Any security included on the list designated
"Lehman Programs Securities" available on
http://www.lehman-docket.com as of
July 17, 2009.

Acknowledgment of Filing of Claim To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim, or you may access the Claims Agent's system (http://www.lehman-docket.com) to view your filed proof of claim. Claims to Purchase a Claim Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy

(1)

Appendix

This amended Proof of Claim (this "Claim") is filed by Deutsche Bank AG, London Branch ("Claimant") against Lehman Brothers Holdings Inc. ("Debtor"), and amends the Proof of Claim (Court Claim Number: 0000059692) filed by Claimant against Debtor on October 30, 2009.

This Claim is based on Debtor's issuance or guarantee, as applicable, of the Program Securities listed on the attached <u>Schedule</u>,

To the extent this Claim is based on Program Securities that (i) were issued by Debtor or (ii) were issued by affiliates of Debtor and (a) have matured or (b) have been accelerated to par, this Claim seeks the face amount (converted to U.S. dollars) of the position in such Program Securities held by Claimant. With respect to other Program Securities held by Claimant, the precise amount of this Claim cannot be determined at this time, as it may depend on factors outside Claimant's knowledge and beyond Claimant's control. In each case, the Claim includes principal, accrued interest, any enhanced returns on principal, and expenses to the extent permitted by the governing documents and applicable law.

Accordingly, the aggregate amount of this Claim is to be determined, but in no event less than the face amount of MXN 83,000,000, which converts to USD 7,726,392.61, plus prepetition interest in the amount of MXN 2,028,566.11, which converts to USD 188,837.33, in each case using a conversion rate of 10,7424 MXN per USD, for an aggregate minimum claim amount of MXN 85,028,566.11 which converts to USD 7,915,229.94

Because these securities are Lehman Program Securities, as defined in the Court's July 2, 2009 order, Claimant is not required to complete a Guarantee Questionnaire or to provide any information other that that provided herein in support of this Claim.

Reservation of Rights

Claimant reserves its right to amend and/or supplement this Claim for the purposes and to the extent permitted by applicable law.

Claimant reserves all of its rights and defenses, whether under title 11 of the United States Code or other applicable law, as to any claims that may be asserted against Claimant by Debtor, including, without limitation, any rights of setoff and/or recoupment not expressly asserted above. Claimant further reserves all of its rights as against the other debtors in these chapter 11 proceedings.

Claimant further reserves all rights accruing to it, and the filing of this Claim is not and shall not be deemed or construed as (i) a waiver, release, or limitation of Claimant's rights against any person, entity, or property (including, without limitation, Debtor or any other person or entity that is or may become a debtor in a case pending in this Court); (ii) a consent by Claimant to the jurisdiction or venue of this Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving Claimant; (iii) a waiver, release, or limitation of Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy, or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the U.S. Constitution; (iv) a consent by Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy, or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (v) a waiver, release, or limitation of Claimant's right to have any and all final orders in any and all non-core matters or proceedings entered only after de novo review by a U.S. District Court Judge; (vi) a waiver of the right to move to withdraw the reference with respect to the subject matter of this Claim, any objection thereto or other proceeding which may be commenced in this case against or otherwise involving Claimant; (vii) an election of remedies; or (viii) a consent to the final determination or adjudication of any claim or right pursuant to 28 U.S.C. § 157(c). A/73663363.1

Schedule

ISIN NUMBER	FACE AMOUNT	BLOCKING NUMBER	ACCOUNT NUMBER	INTEREST
XS0264737726	MXN 83,000,000 (which converts to USD 7,726,392.61 using a conversion rate of 10.7424 MXN per USD)	6059464	Euroclear 91255	MXN 2,000,725.79 (which converts to USD 188,837.33 using a conversion rate of 10,7424 MXN per USD)

Amount of Claim: <u>To Be Determined</u>, including principal, accrued interest, any enhanced returns on principal, and expenses to the extent permitted by the governing documents and applicable law, but in no event less than the aggregate amount of <u>USD 7.915,229.94</u>.

(<u>``</u>)

